







Note to Title.

THE

MIDLAND DISTRICT

BUILDING SOCIETY.

[INCORPORATED BY ACT OF PARLIAMENT.]

SHARES £50 EACH.

Monthly Payments, 5s. per Share.

Entrance Fee, 2s. 6d. per Share.

Monthly Management Fee, 4d. per Share.

Transfer Fee, 1s. 3d.

DIRECTORS.

JAMES SAMPSON, Esquire, President.

> WILLIAM DONALDSON, ROBERT ALLEN, R. M. ROSE.

J. J. BURROWES, Esquire, Vice-President.

John Crawford,
John Breden,
Florence Donoghue.

WILLIAM ANGLEN.

Secretary and Treasurer—John Shaw.
Solicitors—Messis. Kirkpatrick & Burrowes.
Bankers—The Bank of Upper Canada.

[Lingston]

PRINTED AT THE CHRONICLE & NEWS OFFICE.

F5012 1848 M629

PROSPECTUS.

THE objects of this Society are to enable members to invest their spare capital or savings in the purchase of lands, or the removal of mortgages or other incumbrances on real property; the erection of buildings; and the negociation of loans or advances to the members on their shares, secured by mortgage.

A tenant under ordinary circumstances pays his landlord, in about ten years, a sum equal to the value of the property which he occupies, in which, notwithstanding, he has no interest at the end of that period; whereas, if instead of renting his house, he had taken shares in a Building Society, he could at the same expense have purchased a similar property, which at the end of a like term of years, would have been wholly his own.

In like manner the owner of an incumbered property, by becoming a member of this Society, may borrow a sum of money sufficient to transfer his debt to the Society, with the advantage of having an easy creditor, who will be satisfied with small monthly payments running over a period of ten years.

So also, the proprietor of an unincumbered property, who desires to raise funds for any purpose, can avail himself of the facilities offered by the MIDLAND DISTRICT BUILDING SOCIETY, not the least of which consists in the easy terms of repayment.

To the capitalist, on the other hand, or to those who, not having real property, are desirous of investing their savings to the best advantage, a Building Society offers the certain prospect of a very considerable profit, much exceeding that which is to be obtained from Savings, or other Banks; and strengthened by the consideration that the advances made by the Society, on which their profits accrue, are secured by mortgages on real property, of undoubted value—a security which no banking or other public company in this Province is enabled to afford to its stockholders. A Building Society may, in short, be said to combine in itself the stimulus to economy and industry, which is the chief merit of

Savings' Banks, together with the security of investments in land, and the high rates of profit incident to mercantile speculation.

The manner in which the business of this Society is carried on is as follows:-Each shareholder pays into the hands of the treasurer a monthly instalment of five shillings on each share of fifty pounds; this, together with the sums arising from fines and forfeitures, forms a fund out of which loans or advances are made to the members in proportion to their shares; in this manner the holder of six shares could borrow £300 at par; but as there usually arises, from the competition of shareholders, a high premium, which varies according to circumstances, from 20 to 40 per cent., the amount actually received for each loan is lessened by that per centage. Such rates appear high, and few persons would borrow money on similar terms, if it were not that every borrower is also a lender, and so equally participates in the gain of the transaction. The real amount paid for the accommodation, is thus brought down to the usual standard by the large per centage received; and the Society thereby also sooner arrives at a successful and profitable termination in direct proportion to the amount of the premium.

The Loans are made at regular intervals, being exposed in amounts of £50 to general competition among the members, and the shareholder who offers the highest premium, receives the loan at the rate of £50 to each share, deducting the price offered, if the freehold or leasehold property which he offers in security be found sufficient as to value and title.

It is unnecessary further to enlarge on the value of Building Societies, which is proved by the uniform success attending their operations in England, and also in Canada, particularly in the city of Toronto, where no less than four similar associations sprung up rapidly in succession; and in Kingston, where the stock of the Kingston Building Society, but a year in existence, is already only to be purchased at a high rate of premium.

The Rules and By-Laws of the Midland District Building Society, the chief difference being that the amount of each share is reduced to £50, with corresponding payments and charges, and that the operations of the Society are not limited to the Midland District, but may also extend to the Districts of Victoria, Prince Edward and Johnstown.

AN ACT

To encourage the establishment of certain Societies, commonly called Building Societies, in that part of the Province of Canada formerly constituting Upper Canada.

[Passed 18th May 1846.

Preamble. WHEREAS it is desirable to afford encouragement and protection to the establishment of certain Societies commonly called Building Societies, for the purpose of raising by small periodical subscriptions a fund to enable the members thereof to obtain unincumbered freehold or leasehold property: And whereas, by an Act passed in the eighth year of her Majesty's reign, certain persons were incorporated as a Society for such purposes in the city of Montreal, by the name and style of "The Montreal Building Society;" and provisions were made for the conduct and management of that Society, and certain privileges and immunities conferred upon it: And whereas it is expedient to encourage the formation of similar Societies throughout that part of this Province heretofore constituting the province of Upper Canada, whenever the inhabitants of any particular locality may be desirous of availing themselves of the provisions of this Act:-Be it When twenty per-

therefore enacted, &c., That when, and so soon as, any twenty persons or upwards, in that part constitute a Buildof this province heretofore constituting the province of Upper Canada, shall have agreed to ration for that purconstitute themselves a Building Society, and pose, after having shall have signed and executed, under their respective hands and seals, a declaration of their

sons shall agree to ing Society, they shall be a Corpocomplied with certain formalities.

wish and intention so to constitute themselves such Building Society, and shall have deposited the same with the Clerk of the Peace in the District in which they shall reside (who for receiving such deposit shall be entitled to receive a fee of two shillings and six pence), such persons, and such other persons as may afterwards become members of such Society, and their several and respective executors, administrators and assigns, shall be ordained, constituted and declared to be, and shall be, a corporation, body corporate and politic, by such name and style, as a Building Society, as by such declaration so deposited as aforesaid shall have been declared to be the name by which the persons so executing the same desire such Society to be known, for the purpose of raising by monthly or other periodical subscriptions of the several members of the said Society, and in shares not exceeding the value of one hundred pounds for each share (such subscription not to exceed twenty shillings per month for each share), a stock or fund for the purpose of enabling each member thereof to receive out of the funds of the said Society the amount or value of his shares therein, to erect or purchase one or more dwelling house or houses, or other freehold or leasehold estate, to be secured by way of mortgage or otherwise to the said Society until the amount or value of his share or shares shall have been fully paid to the said Society, with the interest thereon, and with all fines or liabilities

incurred in respect thereof; and that it shall Society may make and may be lawful to and for the several memrules, &c. bers of such Society, from time to time, to as-

semble together and to make, ordain, and constitute, such proper and wholesome rules and regulations for the government and guidance of the same as the major part of the members thereof so assembled together shall deem meet, so as such rules shall not be repugnant to the express provisions of this Act, or to the general laws of this Province or of Upper Canada; and to impose and inflict such reasonable fines, penalties, and forfeitures, upon the several members of the said Society who shall offend against such rules as the majority of the members may think fit, to be respectively paid to such uses for the benefit of the said Society as the said Society by such rules shall direct; and also from time to time to amend and alter such rules as occasion may require, or annul or repeal the same, and to make new rules in lieu thereof, under such restrictions as are in this Act contained: Provided that no mem-

Proviso. ber shall receive or be entitled to receive from the funds of such Society any interest or dividend by way of annual or other periodical profit upon any share or shares in the said Society until the amount or value of his share or shares shall have been realized, except on the withdrawal of such

member according to the rules of the said Society then in force. II. And be it enacted, That it shall and may be lawful to

being subject to penalties inflicted by usury laws.

and for every such Society to have and receive Society may receive bonuses from any member or members, such sum or sums members, without of money by way of bonus on any share or shares, for the privilege of receiving the same in advance, prior to the same being realized, besides interest for the share or shares so received, or any part thereof, without being subject or liable on account thereof to any of the forfeitures or penalties imposed by any Act or Acts of Parliament, or by any laws in force in that part of the pro-

vince heretofore Upper Canada relating to usury.

III. And be it enacted, That every such Society shall and may, from time to time, elect from time to time and appoint any number of the members of the a Board of Direcsaid Society to be a Board of Directors (who tors.

shall choose a President and Vice President), the number and qualification thereof to be declared in the rules of such Society; and shall and may delegate to such Directors all or any of the powers given by this Act to be executed; and such Directors, being so elected and appointed, shall continue to act for and during such time as shall be appointed by the rules of such Society, the powers of such Directors being first declared in and by the said rules; and in all cases where Directors shall be appointed for any particular purpose, the powers delegated to them shall be reduced to writing and entered in a book by the Secretary or Clerk of the said Society; and a majority of the number of such Directors present at any meeting thereof shall at all times be necessary to concur in any act of such Directors, and they shall in all things delegated to them act for and in the name of such Society; and all acts and orders of such Directors, under the powers delegated to them, shall have the like force and effect as the acts and orders of such Society at any general meeting thereof could or might have had in pursuance of this act; Provided always, that the transactions of such Directors shall be entered in a book belonging to such Society, and shall from time to time and at all times be subject and liable to the review, allowance and disallowance of such Society, in such manner and form as such Society shall by their general rules have directed and appointed, or shall in like manner direct and appoint.

IV. And be it enacted, That every such Society so established as aforesaid, shall in or by one or more of their said rules declare all and every the intents and purposes for which such Society is intended to be established, and shall also in and by such rules direct all and every the uses and purposes to which the money which shall from time to time be subscribed, paid or given to or for the use or benefit of the said Society, or which shall arise therefrom or in anywise shall belong to the said Society, shall be appropriated and applied, and in what shares or proportions and under what circumstances any member of such

Society, or other person, shall or may become entitled to the same or any part thereof; Provided that the application thereof shall not in anywise be repugnant to the uses, intents, or purposes of such Society, or any of them, to be declared as aforesaid; and all such rules during the continuance of the same shall be complied with and enforced; and the moneys so subscribed, paid or given, or so arising to or for the use or benefit of the said Society, or belonging thereto, shall not be diverted or misapplied either by the Treasurer or Directors, or any other officer or member of such Society entrusted therewith, under such penalty or forfeiture as such Society shall by any rule enforce and inflict for such offence.

V. And be it enacted, That the rules for them anagement of every such Society shall be entered and recorded in a book kept for that purpose, which book shall be open at all seasonable times for the inspection of the resulting o

spection of the members of such Society, but nevertheless, nothing contained herein shall extend to prevent any alteration in or amendment of any such rules, in the whole or in part, or making any new rules for the management of such Society in such manner as by the rules of the said Society shall

from time to time be provided.

VI. And be it enacted, That all rules from time to time made and in force for the management of such Society, and entered and recorded as aforesaid, shall be binding on the several members and officers of Society, and their representatives, all of whom shall be deemed and taken to have full notice thereof, by such entry and record as aforesaid; and the entry of such rules in the book or books of the said Society as aforesaid, or a true copy of the same, examined with the original and proved to be a true copy, shall be received as evidence of such rules respectively, in all cases; and no certiorari or other legal process shall be brought or allowed to remove any such rules into any of Her Majesty's Courts of Record.

VII. And be it enacted, That no rule entered as aforesaid shall be altered, rescinded, or repealed, unless at a general meeting of the members of such Society, convened by public notice written or printed, signed by the Secretary or President of the said Society, in pursuance of a requisition for that purpose, by not less than fifteen of the members of such Society, which re-

quisition shall state the objects for which the meeting is called,

and shall be addressed to the President and Directors; whereupon each member shall be notified of the proposed alterations through the post-office within fifteen days; such meeting to consist of not less than one-third of the shareholders, threefourths of which meeting must concur in such alterations or

repeal.

VIII. And be it enacted, That the rules of Rules to specify every such Society shall specify the place or pla- place of meeting. ces at which it is intended that the said Society shall hold its meetings, and shall contain provisions with respect to the powers and duties of the members at large, and of such officers as may be appointed for the management of the affairs of the said

Society.

IX. And be it enacted, That the Directors of Directors to apevery such Society shall and may from time to point officers of

time at any of their usual meetings, elect and ap-

point such person or persons to be officers of the said Society as they shall think proper, and grant such salaries and emoluments as they may deem fit, and pay such necessary expenses attending the management of the said Society as may be incurred; and shall and may from time to time elect, when it shall be deemed necessary to carry into execution the purposes of the said Society, for such space of time and for such purposes as shall be fixed and established by the rules of the said Society, and may from time to time discharge such person or persons, and elect and appoint others in the room of those who shall vacate or die or be so discharged; and all and every such officer or other person whatsoever who shall be appointed to any office in any wise touching or concerning the receipt, management or expenditure of any sum of money collected for the purposes of the said Society, before he shall be admitted to take upon him the execution of any such office or trust shall become bound in a bond in such form and for such amount as the Directors may determine, with two sufficient sureties, for the just and faithful execution of such office or trust, and for rendering a just and true account according to the rules of the said Society, and in all matters lawful to pay obedience to the same.

X. And be it enacted, That it shall and may be lawful for every such Society to take and hold any real

estate, or securities thereon, bona fide mortgaged or assigned to the said Society, either to secure the payment of the shares subscribed for by its Society, to secure members, or to secure the payment of any loans

Society may take and hold real estate &c., mortgaged to payment of shares.

or advances made by, or debts due to, such Society; and they

may also proceed on such mortgages, assignments, or other securities, for the recovery of the moneys thereby secured, either at law or in equity or otherwise; and that such Society shall have the power of investing in the names of the President and Treasurer for the time being, any surplus funds in the stocks of any of the chartered banks or other public securities of the province, and that all dividends, interests and proceeds arising therefrom shall be brought to account and applied to and for the use of the said Society, according to the rules thereof.

XI. And be it enacted, That if any person appointed to any office by such Society, and being entrusted with Mode of proceeding when an offi- and having in his hands or possession, by virtue cer of the Society of his said office, any moneys or effects belongshall die or become ing to such Society, or any deeds or securities bankrupt or insolrelating to the same, shall die or become bank-

rupt or insolvent, his heirs, executors, curators, administrators, or assigns, or other person having a legal right, shall, within fifteen days after demand made by the order of the directors of such Society, or the major part of them assembled at any meeting thereof, deliver over all things belonging to the said Society, to such persons as the said directors shall appoint.

XII. And be it enacted, That all real estate, moneys, goods, Property vested in Chattels, property and effects whatever, and all President & Trea-titles, securities for money, or other obligatory surer of the Society instruments and evidences or muniments, and for the time being. all other effects whatever, and all rights and claims belonging to or had by such Society, shall be vested in the President and Treasurer of the said Society for the time being, for the use and benefit of the said Society and the respective members thereof, their respective executors, administrators or assigns, according to their respective claims and interests; and after the death or removal of any President or Treasurer, shall vest in the succeeding President and Treasurer for the same estate and interest as the former President and Treasurer had therein, and subject to the same trusts, without any assignment or conveyance whatever; and also shall, for all purpose of action or suit, as well criminal as civil, in law as in equity, in anywise touching or concerning the same, be deemed and taken to be, and shall in every such proceeding (when necessary) be stated to be, the property of the persons appointed to the offices of President and Treasurer of the said Society for the time being, in the proper names of such President and Treasurer, without further description; and such persons shall, and

they are hereby authorized to bring or defend, or cause to be brought or defended, any action, suit or prosecution, criminal as well as civil, in law or in equity, touching or concerning the property, right or claim aforesaid, of or belonging to or had by the said Society, and in all cases concerning the property, right or claim aforesaid of the said Society may sue and be sued, plead and be impleaded in their proper names as President and Treasurer of the said Society, without other description, and no suit, action or prosecution shall be discontinued or abated by the death of such persons, or their removal from the offices of President or Treasurer, but shall continue in the proper name of the persons commencing the same; any law, usage or custom to the contrary notwithstanding; and the succeeding President and Treasurer shall have the same rights and liabilities, and shall pay or receive like costs as if the action or suit or prosecution had been commenced in their names, for the benefit of or to be satisfied out of the funds of the said Society.

XIII. And be it enacted, That in all such actions, suits and prosecutions as aforesaid, the Secretary of such

Society shall be a competent witness, notwithstanding he may also be Treasurer of the said Society, and that his name may have been used in such action,

suit or prosecution as such Treasurer.

XIV. And be it enacted, That the President, Vice-President and Directors of every such Society shall, in their private capacity, be exonerated from all responsibility in relation to the liabilities

President &c. not to be responsible for liabilities of society.

of such Society.

XV. And be it enacted, That the rules of every such Society shall provide that the Trea- Treasurer to provide statement of surer or other principal officer thereof shall, once funds every year.

at least in every year, prepare or cause to be prepared a general statement of the funds and effects of or belonging to the said Society, specifying in whose custody or possession the said funds or effects shall then be remaining, together with an account of all and every the various sums of money received and expended by or on account of the said Society since the publication of the preceding periodical statement; and every such periodical statement shall be attested by two or more members of the said Society, appointed Auditors for that purpose, who shall not be Directors, and shall be countersigned by the Secretary or Clerk of the said Society, and every member shall be entitled to receive from the said Society a copy of such periodical statement without charge.

XVI. And be it enacted, That the word "Society" in this Act shall be understood to include and to mean Interpretation Building Society and Institution established under clause. the provisions and authority of this Act; the word "rules" to include rules, orders, by-laws and regulations; every word importing the singular number shall extend and be applied to several persons or things, as well as one person or thing, and bodies corporate as well as individuals; and every word importing the plural number shall extend and be applied to one person or thing as well as several persons or things; and every word importing the masculine gender only shall extend and be applied to a female as well as a male; the word "real estate" shall extend and apply to immovable estate and property generally; and the word "securities" shall extend and apply to privileges, mortgages (equitable as well as legal), and incumbrances upon real and immovable estate, as well as to other rights and privileges upon personal estate and property: That this Act shall extend to aliens, denizens and females, both to make them subject thereto, and to entitle them to all the benefits given thereby; and that this Act shall be construed in the most beneficial manner for promoting the ends thereby intended.

XVII. And be it enacted, That this Act shall be deemed a public Act, and shall extend to all Courts of Law or Equity in this province, and be judicially taken notice of as such by all Judges, Justices, and other persons whatsoever, without the same being specially shown or pleaded.

BY-LAWS

OF THE

MIDLAND DISTRICT BUILDING SOCIETY.

I. That the intents and purposes for which this Society is intended to be established, are to assist the members thereof in the acquisition of freehold or leasehold property; and in the removal of encumbrances or liabilities upon property already held by them; to aid them in the erection of buildings thereon, and to enable them to receive the amount of their shares in

advance, upon furnishing good Mortgage security.

II. That all moneys which shall, from time to time, be subscribed, paid, or given to or for the use or benefit of the Society, shall be appropriated and applied, in the first place, in loans or advances to the several members, and towards the necessary expenses of the Society; but no member shall be entitled to receive, by way of loan or advance, more than the amount of his share or shares subscribed for, except as hereinafter provided for. If not taken up among the members, any funds may be otherwise invested for the benefit of the Society, at the discretion of the Directors, of which members may, nevertheless, avail themselves.

III. That the stock of the Society shall consist of shares of £50 currency each, payable by monthly instalments of 5s.

each share, on the first Wednesday of each month.

IV. That the affairs of the Society shall be under the control and management of a Board of nine Directors (of whom five shall be a quorum), who shall hold not fewer than six shares each, and who shall choose from among themselves a President and Vice-President.

V. In the absence of both President and Vice-President, the Directors present at any meeting of the Board shall have power to appoint a Chairman pro tem. and with such Chairman shall be competent to transact the business of the Society on Board days.

VI. That the election of Directors shall be by ballot; and at such election, members shall be entitled to a vote for each share, either in person, or by proxy, under power of attorney.

VII. That the Directors elected at the formation of the Society, or hereafter to be elected, shall continue in office till the election of their successors, unless in case of disqualification or resignation.

VIII. That the Directors may make such arrangements with any of the chartered Banks doing business in the city of Kingston, for the deposit of moneys and securities belonging to the Society, and for conducting other financial concerns, as they shall from time to time deem necessary.

IX. That a general annual meeting of the members shall be held at the office or rooms of the Society, or such place as the Board of Directors may appoint, on the first Wednesday in the month of April in each year after the first, for the purpose of electing Directors to serve for the ensuing year, and for all other general purposes relating to the management of the Society; and at each of the said general annual meetings shall be submitted a full and clear statement of the affairs of the Society for the previous twelve months.

X. That extra general meetings of the members of the Society may be called by the Board of Directors, for the purpose of supplying vacancies in the Board, and for other purposes, upon the members being notified of such meeting, through the post-office or otherwise, at the discretion of the Board.

XI. That all questions at the annual or other general meetings of the Society (except the election of Directors as before mentioned) shall be decided by a majority of members present, either in person or by proxy, as aforesaid; the chairman having a casting vote in addition to his vote as a member.

XII. That a Treasurer shall be appointed, who shall also perform the duties of Secretary, and who, before entering upon his office, shall furnish security, to the satisfaction of the Board

of Directors, for the due performance of his duties.

XIII. That the Treasurer and Secretary shall be empowered to receive and pay all moneys for and on behalf of the Society, and his receipt shall in all cases be a sufficient discharge. He shall also keep a cash-book, where all moneys received, and payments made, are to be regularly and correctly entered; and he shall deposit daily in the Bank all such moneys as he shall receive.

XIV. That no money shall be drawn from the Bank without

the signature of the President (or, in case of his absence or illness, of the Vice-President) and of the Treasurer.

XV. That books shall be opened for keeping the accounts, minutes, and other proceedings and transactions of the Society.

XVI. That the proceedings of the Seciety shall be entered in a minute-book, in detail, in such manner as the Board of Directors may from time to time direct; such entries to be signed by the President, Vice-President, or Chairman, as well as by the Secretary and Treasurer.

XVII. That the name and place of abode of each shareholder shall be entered in a registry-book to be kept for the purpose.

XVIII. That the Directors shall appoint two or more Inspectors, whose duty it shall be to examine and determine the value of all property offered to the Society as security for loans or advances, and to report their opinions in writing; such reports to be entered in the books of the Society.

XIX. That every person becoming a member of the Society (except as transferee, legatee, or legal representative) shall pay

an entrance fee of two shillings and six pence per share.

XX. That all persons, upon taking shares in the Society, shall execute a covenant to observe the rules, in a book to be

kept for that purpose.

XXI. That every member, so long as he shall continue to be a member, and until the objects of the Society be attained, pay five shillings per share per month, on or before the day appointed for that purpose; and in default thereof shall pay a fine of 3d. per share for the first month, 6d. for the second month, 1s. for the third month; doubling the fine for each succeeding month till the expiration of the first six months; and after that time, if the same remains unpaid, the share or shares of such member or his representative shall become forfeited.

XXII. That at the time of paying each of the monthly subscriptions, each member shall pay therewith the sum of 4d. per

share towards the expenses of management.

XXIII. That each member changing his residence shall, within one calendar month thereafter, give notice in writing to the Secretary of such change, and of his new place of abode and address.

XXIV. That meetings shall be held on such days as the Board of Directors may from time to time appoint for that purpose for general business, and for the disposal of such funds as the Society may have to lend or advance, of which due notice shall be given.

XXV. That each purchaser or borrower at every such meet-

ing, shall forthwith deposit with the Treasurer the sum of twenty-five shillings for each share so purchased or borrowed; which deposit shall be forfeited, unless he produce, within ten days from the day of meeting, security satisfactory to the Board of Directors.

XXVI. That any freehold or leasehold property in the Midland District, the District of Johnstown, the Prince Edward District and District of Victoria, be accepted as security for loans

or advances to members of the Society.

XXVII. That after inspection of the property proposed, the purchaser shall pay all expenses of inspection, and if the security be approved, execute and register a Mortgage or transfer to the satisfaction of the Directors, at his own expense; securing the moneys advanced, with interest, monthly, and also the due payment of all taxes, assessments and rates, with which the said property shall be charged, all ground or other rents due thereon; and shall insure the same, and pay all premiums of insurance; and in default thereof, the Society shall be empowered to pay and discharge the same, and hold the said property liable for the repayment thereof, and also for the payment of the ordinary monthly subscriptions, and any fines or forfeiture that may be incurred; which Mortgage shall contain a covenant by the Mortgagor to insure the buildings comprised therein from loss or damage by fire, for the full amount of the advance, and to assign over the policy or policies to the Society; and also a power to the Society, in case the Mortgagor shall neglect to pay his subscriptions, fines and forfeitures, and all moneys paid and advanced by the Society as aforesaid, for the space of six months successively, to take possession of the premises mortgaged, to collect the rents and profits thereof, and to sell such premises by public auction or private sale, on the most advantageous terms, without any further consent or concurrence of the Mortgagor, and to apply the proceeds (after deducting all expenses) to the payment of whatever may be due to the Society.

XXVIII. That after such Mortgage or Transfer shall have been executed, together with such policies of insurance and other securities as the Directors may require, the Mortgagor shall at once receive the amount of the share or shares borrowed, purchased or advanced, deducting the bonus agreed to be paid thereon; or if one or more buildings be in progress of erection, such amount shall be advanced upon one or more certificates from the Inspectors, and from time to time, as the Directors

shall determine, according to the progress of the work.

XXIX. That the Directors shall have power to renew, from time to time, already effected insurances from loss by fire, of all buildings, and to pay the ground rents of all premises, mortgaged to the Society; which payments may be made out of the funds of the Society, as such insurances and rents become due, and shall be charged to the Mortgagor, and repaid by him when the following monthly subscriptions fall due, in default whereof a forfeiture shall accrue to the Society of twenty per cent. upon the amount so paid.

XXX. That any person entering the Society after its commencement or formation (except as transferee, legatee, or legal representative), shall pay the full amount of the subscriptions which have been paid by the original shareholders from the date of such commencement; those joining within six months shall pay interest upon such subscriptions, and those joining after that period a proportionate bonus besides, according to a

scale to be settled by the Directors.

XXXI. That any member not having received any loan or advance from the Society, being desirous of withdrawing from the Society, may, on giving one calendar month's notice, in writing, to the Secretary, be allowed to do so; and may receive back (without interest) the nett amount of his monthly subscriptions paid up, deducting any fines, interest or forfeitures that may be due, and also a forfeiture of ten shillings per share.

XXXII. That any shareholder, not having received any loan or advance from the Society, may transfer his share or shares, by causing an entry of such transfer to be made in the books of the Society, in such manner as the Directors may appoint, and upon payment of the sum of one shilling and three pence for each share so transferred, and thereupon the transferee, (after executing the covenant to observe the rules), shall be entitled to all the privileges of the original shareholder.

XXXIII. That in case of the death of any member, the legatee or legal representative of such deceased member shall, before becoming entitled to the privileges of an original share-holder, procure his place of abode, and the particulars of his title to be registered in the books of the Society; and shall at the same time exhibit the Will or the probate thereof, or grant of letters of administration (as the case may be), for the inspection and satisfaction of the Directors, and pay for such registry the sum of one shilling and three pence per share.

XXXIV. That the Directors shall have power from time to time to determine the fees and travelling expenses to be allowed

the Inspectors; the salary and contingencies of the Secretary and Treasurer.

XXXV. That the funds of the Society shall not be appropriated to any purpose whatever unconnected with the objects and

interests of the Society.

XXXVI. That the Directors elected at the formation of the Society, as well as those hereafter to be elected, shall be indemnified out of the funds of the Society, or otherwise, from all expenses in reference to the formation, conduct, and management of the Society.





